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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/889,486	10/10/2001	Olavi Pikka	30-551	4107	
75	90 12/21/2001				
Nixon & Vanderhye			EXAMINER		
1100 North Glebe Road 8th Floor Arlington, VA 22201-4714			ALVO, M	ALVO, MARC S	
			ART UNIT	PAPER NUMBER	
			1731		
			DATE MAILED: 12/21/2001	D	

Please find below and/or attached an Office communication concerning this application or proceeding.

09/889,486	PIKKA ET AL	
Examiner	1731	
Steve Alvo	correspondence ac	idress

Office Action Summary		Examiner			
				1731	ddress
	The MAILING DATE of this communication app	Steve Alvo	sheet with the	correspondence at	uu. 000
	TALLING DATE of this communication app	pears on the cover			
	The MAILING DAY 2	OFT TO EXP	IRE 3 MONTH	H(S) FROM	
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afte	MAILING DATE OF THIS COMMUNICATION. MAILING DATE OF THIS COMMUNICATION. Pensions of time may be available under the provisions of 37 CFR 1. PROVIDED THE STATE OF THIS COMMUNICATION. PROVIDED THIS COMMUNICATION.	will apply and will expire	become ABANDO	NED (35 U.S.C. § 133).	
- If th	MAILING DATE OF THIS Community of 37 CFR 1. ansions of time may be available under the provisions of 37 CFR 1. ar SIX (6) MONTHS from the mailing date of this communication. ar SIX (6) MONTHS from the mailing date of this communication. By the priority of the provision of t	te, cause the application to the date of this communication	tion, even if timely	filed, may reduce any	
- Fai	ensions of time may be available to this communication. or SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a replete period for reply is specified above, the maximum statutory period. O period for reply within the set or extended period for reply will, by statusiture to reply within the set or extended period for reply will, by statusiture to received by the Office later than three months after the mailing pred patent term adjustment. See 37 CFR 1.704(b).	ing 44.			
- An	rned patent term adjustment. See 37 31 11				
tatus	Responsive to communication(s) filed on _	·	- •		
1)[ZUIVN	This action is non-final. Downward except for formal matters, prosecution as to the merits is governous der Exparte Quayle, 1935 C.D. 11, 453 O.G. 213.			
2a)[This action is FINAL . Since this application is in condition for allocation accordance with the practice und	wance except for	formal matters	s, prosecution day	
3)[Since this application is in condition to all	er Ex parte Quayle	e, 1935 C.D.	11, 400 0.2	
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Dispo	sition of Claims \boxtimes Claim(s) $\frac{1-17}{1-10}$ is/are pending in the applica	tion.	- retion		
4)	Claim(s) 1-17 is/are pending in the application (s) 1-17 is/are with 4a) Of the above claim(s) is/are with	drawn from consid	eranon.		
	4a) Of the above claim(3)				
5)	Claim(s) is/are allowed.				
6)	Claim(s) 1-17 is/are rejected.				
7) Claim(s) is/are objected to.		irement.		
′.) ☐ Claim(s) is/are objected to. i) ☐ Claim(s) are subject to restriction a	ind/or election requ			
8					
Appl	lication Papers	miner.		by the Exam	niner.
\	lication Papers 9) ☐ The specification is objected to by the Exa 9) ☐ The drawing(s) filed on 10 October 2001 is 10 ☐ The drawing(s) filed on 10 October 2001 is	s/are: a) accepte	d or b)🛛 objec	ted to by the Exam	85(a)
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1	1) The proposed drawing correction filed on If approved, corrected drawings are require	d in reply to this Om	,		
	If approved, corrected that might be seen that the second of the second	the Examiner.			
1	12) The oath or declaration to 27			· · · · · · · · · · · · · · · · · · ·	
Pri	iority under 35 U.S.C. §§ 119 and 120 13) Acknowledgment is made of a claim for	foreign priority un	_{ler} 35 U.S.C.	§ 119(a)-(u) or (i)	•
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	Copies of the certified copies of application from the Internat See the attached detailed Office action	ional Bureau (PCT	Kule 11.2(a).	ot received.	
	application from the application application	for a list of the cen	dor 25 S	C. § 119(e) (to a p	rovisional application).
	made of a claim for			. Loon receiveu.	
	14) Acknowledgment is made of a claim for a) The translation of the foreign language.	uage provisional a	pplication has	C 88 120 and/or	121.
	a) ☐ The translation of the foreign language. 15)☐ Acknowledgment is made of a claim for	r domestic priority	under 35 U.S	.0. 33 120	
	15) Acknowledgment is made of a claim to				3) Paner No(s)
	Attachment(s)		4) Interv	iew Summary (PTO-41 e of Informal Patent Ap	3) Paper No(s) · plication (PTO-152)
		ro-948)	5) Notice	e of Informal Palent Ap	F
1	 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (P' Information Disclosure Statement(s) (PTO-1449) Page 1 	aper No(s) 6	6) Other	•	
1	a) M Information Disclosure Statement(s) (P10-1449) Fo				Part of Paper No. 8

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The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-17 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The specification does not explain what type device is used as a separation device. Can this be evaporators (214) and/or (314). It is not clear what type of devices are used to separate the wash liquor into liquors of different properties. Can this be a filtrate tank or a washer or press?

New formal drawings are required in this application because many of the structure shown in the drawings are not numbered. For example, separation device (214) in Drawing 3, has not be labeled. Applicant is advised to employ the services of a competent patent draftsperson outside the Office, as the Patent and Trademark Office no longer prepares new

Claims 1-17 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for drawings. failing to particularly point out and distinctly claim the subject matter which applicant regards as

Claim 1, the term "so-called" is superfluous and should be deleted. Claim 1, step a) the the invention. term "a portion L1 is separated" is indefinite as it does not claim from what the portion is separated. Is this a portion of washer filtrate? Also it states the liuid/filtrate is recycled "counter Serial No.: 09/889,486

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currently", but does not state to what it is countercurrent with. The term "physical property" is unduly broad. The liquors differ in concentrations, not physical properties, e.g. color.

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

Claims 1-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 95/04188 or WO 94/12720 with or without the ADMITTED PRIOR ART. or Telen T

The claims are broadly and vaguely claimed do not define over WO 95/04188 or WO 94/12720. WO 94/12720 teaches separating the filtrate at points (6), wherein some of the filtrate goes to oxygen delignification part to the evaporation where it is separated again to combustion and to wash liquor (4). WO 94/12720, Figure 3 teaches filtrate separation from washer (16) to tank after (PO-stage and to lines (6) to 7(7) split again to washer (12) at 7b and to washer filtrate at 7a and to line (8) which goes to washer (17). Also filtrate (3) is split to washer 17 via line (4) and to evaporation BY LINE (5). It would be obvious to the artisan that a separator would separate the various filtrates to their different locations. If WO 95/04188 or WO 94/12720 do not separation devices, then such filtrate separation devices are taught by the ADMITTED PRIOR ART, e.g. the washers and filtrate devices which separate different portions of the filtrate, or TUOMI which teaches using various portions of the wash filtrates, having different amounts of impurities, can be recycled to different parts of the delignification process. It would have been obvious to the routineer that the filtrates of WO 95/04188 or WO 94/12720 could be

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currently", but does not state to what it is countercurrent with. The term "physical property" is unduly broad. The liquors differ in concentrations, not physical properties, e.g. color.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 95/04188 or WO 94/12720 with or without the ADMITTED PRIOR ART.

The claims are broadly and vaguely claimed do not define over WO 95/04188 or WO 94/12720. WO 94/12720 teaches separating the filtrate at points (6), wherein some of the filtrate goes to oxygen delignification part to the evaporation where it is separated again to combustion and to wash liquor (4). WO 94/12720, Figure 3 teaches filtrate separation from washer (16) to tank after (PO-stage and to lines (6) to 7(7) split again to washer (12) at 7b and to washer filtrate at 7a and to line (8) which goes to washer (17). Also filtrate (3) is split to washer 17 via line (4) and to evaporation BY LINE (5). It would be obvious to the artisan that a separator would separate the various filtrates to their different locations. If WO 95/04188 or WO 94/12720 do not separation devices, then such filtrate separation devices are taught by the ADMITTED PRIOR ART, e.g. the washers and filtrate devices which separate different portions of the filtrate, or TUOMI which teaches using various portions of the wash filtrates, having different amounts of impurities, can be recycled to different parts of the delignification process. It would have been obvious to the routineer that the filtrates of WO 95/04188 or WO 94/12720 could be

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separated using the separation devices of the ADMITTED PRIOR ART or TUOMI and recycled to various parts of the process depending upon the amounts of impurities in each portion as taught by TUOMI.

When filing an "Official" FAX in Group 1730, please indicate in the Header (upper right) "Official" for papers that are to be entered into the file. The "Official" FAX phone numbers for this TC 1700 are:

Non-Final Fax: 703-872-9310 After-Final FAX: 703-872-9311

When filing an "Unofficial" FAX in Group 1730, please indicate in the Header (upper right) "Unofficial" for Draft Documents and other Communications with the PTO that are not for entry into the file of the application. This will expedite processing of your papers. The "Unofficial" FAX phone number for this Art Unit (1731) is 703-305-7115.

Any inquiry concerning this communication or earlier communications from the **primary** examiner should be directed to Steve Alvo whose telephone number is 703-308-2048. The Examiner can normally be reached on Monday - Friday from 6:00 AM - 2:30 PM (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Stanley Silverman, can be reached on 703-308-3837.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the **Group receptionist** whose telephone number is **703-308-0661**.

The Customer Services Center for Technology Center 1700 (703-306-5665) shall provide the following service assistance to external and internal customers in the areas listed below:

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